- (1) The full amount cannot be collected because:
- (i) The debtor is unable to pay the full amount within a reasonable time; or
- (ii) The debtor refuses to pay the claim in full, and the Government is unable to enforce collection in full within a reasonable time; or
- (2) There is a real doubt concerning the Government's ability to prove its case in Court for the full amount claimed, either because of the legal issues involved or a bona fide dispute as to the facts; or
- (3) The costs of collecting the claim do not justify the enforced collection of the full amount. The Board shall apply this reason for compromise in accordance with the guidelines in 4 CFR 103.4.
- (b) The Board shall determine the debtor's inability to pay, the Government's ability to enforce collection, and the amounts which are acceptable in compromise in accordance with the Federal Claims Collection Standards, 4 CFR part 103.
- (c) Compromises payable in installments are discouraged, but, if necessary, must be in the form of a legally enforceable agreement for the reinstatement of the prior indebtedness sums paid thereon. The agreement also must provide that in the event of default:
- (1) The entire balance of the debt becomes immediately due and payable; and
- (2) The Government has the right to enforce any security agreement.

# § 1018.52 Restrictions on the compromise of a claim.

- (a) The Board may not accept a percentage of a debtor's profits or stock in a debtor's corporation in compromise of a claim. In negotiating a compromise with a business concern, consideration is given to requiring a waiver of the tax-loss-carry-forward and tax-loss-carry-back rights of the debtor.
- (b) If two or more debtors are jointly or severally liable, collection action is not withheld against one debtor until the other or others pay their share. The amount of a compromise with one debtor is not considered a precedent or

binding in determining the amount which will be required from other debtors jointly and severally liable on the claim.

#### § 1018.53 Finality of a compromise.

An offer of compromise must be in writing and signed by the debtor. An offer of compromise which is accepted by the Board is final and conclusive on the debtor and on all officials, agencies and courts of the United States, unless obtained by fraud, misrepresentation, the presentation of a false claim, or mutual mistake of fact.

### Subpart D—Suspension or Termination of Collection Action

## § 1018.60 When collection action may be suspended or terminated.

The Board may suspend or terminate collection action on a claim not in excess of the monetary limitation, exclusive of interest, penalties, and administrative costs, after deducting the amount of partial payments, if any, if it has not been referred to GAO or DOJ for litigation.

## § 1018.61 Reasons for suspending collection action.

Collection action may be suspended temporarily:

- (a) When the debtor cannot be located after diligent efforts, and there is reason to believe that future collection action may be sufficiently productive to justify periodic review and action on the claim considering the size of the claim and the amount which may be realized on it; or
- (b) When the debtor owns no substantial equity in realty and is unable to make payments on the Government's claim or effect a compromise on it at the time, but the debtor's future prospects justify retention of the claim for periodic review and action:
- (1) The applicable statute of limitations has been tolled or started anew; or
- (2) Future collection can be effected by offset notwithstanding the statute of limitations.

### § 1018.62 Reasons for terminating collection action.

Collection action may be terminated: